Approved For Release 2002/08/28 : CIA-RDP80B01676R001100190010-

Executive Registry

3 1 MAR 1959

General C. P. Cabell Deputy Director Central Intelligence Agency Washington 25, D. C.

Dear General:

The agreements which you forwarded with your letter of 28 January have been reviewed. We are acutely aware of the complexity of the problem with which the working committee had to deal. The CIA-AFCIN-ATIC agreements are accepted. I believe this will assist ATIC in better utilization of CIA produced materials.

Your personal interest in this matter is appreciated. The agreements arrived at by the working committee are typical of the excellent cooperation which we enjoy in dealing with your people in the agency at all levels.

Sincerely,

JAMES H. WALSH
MAJOR CENERAL, USAF
ASSISTANT CHIEF OF STAFF,
INTELLIGENCE

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Major General James H. Welsh Assistant Chief of Staff, Intelligence Headquarters, United States Air Force Washington, D. C.

Dear Jim:

Attached are copies of the agreements relative to the use of CIA-produced intelligence information by contractors reached by the joint CIA-AFCIN-ATIC working committee convened as a result of your letter of 1 October 1959.

I feel that the agreements represent the best possible solution to ATIC's problems and am certain that both CIA and AFCIN/ATIC profited by this joint effort. An opportunity for a mutual understanding of the problems involved in the utilization and release of CIA-produced intelligence information, especially in the area of release to private contractors, was a worthy by-product of the exercise.

You may be assured that this Agency will cooperate to the fullest in carrying out its portions of the agreements.

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MEMORANDUM FOR: Deputy Director of Central Intelligence

SUBJECT

: CIA-ATIC Agreement

- 1. This memorandum contains a recommendation submitted for Deputy Director of Central Intelligence appreval. Such recommendation is contained in paragraph four (4).
- 2. In reference to the attached papers pertaining to the CIA-ATIC agreement, the Office of Security has previously concurred in the agreement subject to a joint review by CIA Security and ATIC Security of the dissemination procedures.
- 3. The Office of Security does not agree with hat this arrangement with ATIC represents a dissemination policy applicable to all members of the intelligence community. This office regards this agreement as a special problem and has approved the agreement on the basis of dissemination problems peculiar to ATIC. Should other members of the intelligence community have similar problems, this office will review those problems with the appropriate elements of the Agency with a view to reaching a solution.

## 4. RECOMMENDATION:

- A. It is recommended that the ATIC agreement be approved subject to a joint CLA-ATIC Security review of the dissemination procedures employed by ATIC.
- B. That this agreement be regarded as an ad hoc agreement and not as a dissemination policy applicable to all members of the intelligence community.

a detail

Sheffield Edwards Director of Security

Attachments: (W/ER & 05 copies only)

Memo dated 19 Jan. 59 to

DDCI from DAD/CR - w/att Approved For Release 2002/08/28 : CIA-RDP80B01676R001100190010-1

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SUBJECT: CIA-ATIC Agreement

The recommendation in paragraph 4 is approved.

Deputy Director of Central Intelligence

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is merely putting the Agency on #I note that notice that this may well be looked upon by other agencies as a precedent. That seems to be irrefutable to me. He also makes the point that it is desirable from an administrative point of view, to standardize the system. That too seems irrefutable. In the final analysis, however, CIA will have to act on a case-by-case basis in light of specific recommendation by Director of Security.

19 January 1959

MEMORANDUM FOR: Deputy Director of Central Intelligence

THROUGH : Director of Security

SUBJECT : CIA-ATIC Agreement

REFERENCE: My memo, same subject, 8 January 1959, and enclosures

1. I refer particularly to paragraph 3 of the referenced memorandum in which it was suggested that Col. Edwards or and I be invited to present two aspects of the problem to you. You asked specifically whether:

- a. the security aspect had been resolved, and
- b. indoctrination of personnel producing intelligence and intelligence information to the possibility of use of their product by contractors had been accomplished (per Mr. Sheldon's note).
- 2. On the first point the security aspect of the agreement between CIA and ATIC has been resolved by the Security Statement attached as appendix A to the agreement. The Office of Security has concurred in the CIA-ATIC agreement. Where a difference of opinion still exists between OCR and Security lies in the point that OCR believes that the CIA-ATIC agreement, when approved, will be a precedent for similar agreements with other Intelligence Board members. (The other DDI Offices concur in this belief - in fact urge such agreements - as may be seen in paragraph 7 of my 9 December 1958 memo (Tab C of the enclosures to the above-referenced memorandum).) We believe that the existence of the CIA-ATIC agreement will become known to the other Intelligence Board members and that similar agreements will be requested by them. From an administrative point of view, we feel that such new agreements, although not of identical language, could not be less liberal than the CIA-ATIC agreement. The Office of Security maintains that the CIA-ATIC agreement is a one-shot exercise and need have no bearing on any possible future agreements with other agencies.

MEMORANDUM FOR THE DEPUTY DIRECTOR OF CENTRAL INTELLIGENCE

THE OUGH:

DEPUTY DIRECTOR, INTELLIGENCE

SUBJECT:

Transmission of Joint CIA-AFCIN Committee Report

REFERENCES:

- (a) Major General Walsh, AFCIN Letter to General Cabell, DDCI, dated 1 October 1958
- (b) General Cabell, EDCI Letter to Major General Walsh, AFCIN, dated 16 October 1958
- (c) Verbal Instructions of Acting BD/I on 14 November 1953
- 1. Pursuant to References (a) and (b), a joint committee, composed of representatives of CIA, AFCIN, and ATIC, convened at 1000, 3 November 1958, and remained in session until 1700, 7 November 1958. The agreement attached hereto as Tab A is the result.
- 2. Tab A represents a workable solution to the first problem posed in the first paragraph of Reference (a); i.e., "release of CIA-produced information to ATIC contractors". This agreement provides workable procedures whereby ATIC may rapidly disseminate most CIA-produced intelligence and intelligence information to ATIC contractors. Tab B is the committee's comments on the second problem posed in the first paragraph of Reference (a); i.e., "use of CIA-produced intelligence information in the production of finished intelligence by ATIC".
- 3. Tab C is a staff study which was directed by Reference (c) to determine the consequences of Part III of the proposed agreement. Tab D is a memorandum from the Deputy Director of Security recommending certain changes in my basic staff study. I suggest that you invite Colonel Edwards or and me to present the two aspects of the problem to you orally.
- 4. I recommend that you approve the agreement and forward the attached letter (Tab E) to General Walsh.

Reputy Assistant Director
Central Reference

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Encls: Tab A. B. C. IM 10 10 On VH .23

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SECRET

7 November 1953



AGREEMENT FOR HELEASE OF CIA-PRODUCED INTELLIGENCE AND INTELLIGENCE INFORMATION TO PROJECT AND ATIC CONTRACTORS

#### TEMENT OF THE PROBLEM:

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Past experience has shown that the scientific and technical intelligence and telligence information produced by Central Intelligence Agency provides essential astributions to the documentation required in support of the ATIC mission. For rious reasons, the broad requirements of the ATIC mission could not be accomplished thout assistance from contractors outside the intelligence community. The research forts, technical studies, surveys, and evaluations performed by such contractors quire reference to, and fullest utilization of, all foreign scientific and technical telligence and intelligence information obtainable regardless of source.

In order to assure the protection of sources and methods of collection of formation beyond that afforded by defense classification, some CIA intelligence i intelligence information reports bear control stamps which restrict dissemination, use dissemination controls were established and defined in DCID 11/2 which was proved 15 November 1954. DCID 11/2 also provides that recipients of controlled formation may ask the originator for permission to lift the dissemination strictions. The great majority of CIA reports either carry no controls or are itrolled in such a way that no element of the U. S. intelligence community is nied dissemination; however, the majority of these CIA-produced reports of interest ATIC bear restrictive controls.

The problems of the Air Technical Intelligence Center with respect to the semination of CIA reports is concerned primarily with these reports which bear control LIMITED. The principal feature of the LIMITED sentral is that a report stamped may not be disseminated to consultants or to external projects without specific permission of the originator. In view of the fact the ATTE depends Approved For Release 2002/08/28: CIA-RDP80B01676R001100190010-1

on a contractor, that activity of the Battelle Hemoviol Institute Ruses as



## Approved For Release 2002/08/28: CIA-RDP80B01676R001100190010-1

### SEINET

STAT	Project, for the maintenance and operation of its technical
	intelligence information files and makes extensive use of other private contractors,
	any report carrying the LIMITED control is excluded from normal ATIC intelligence
STAT	processing to or other ATIC contractors unless a specific release is obtained
	from the originator,
	This agreement provides workable procedures whereby ATIC may rapidly disseminate
	most CIA-produced intelligence and intelligence information to and other ATIC STA
	contractors,
	PART I. GENERAL REQUIREMENTS FOR RELEASE OF CIA INTELLIGENCE INFORMATION
	A. ATIC agrees that it will release CIA intelligence information to
STAT	contractors, other than only in the form of TIPS (Technical
	Intelligence Processing System) cards from which source descriptions,
	CIA report numbers, and any attribution to CIA has been removed.
	B. CIA agrees that CIA intelligence information (except as noted in
	Paragraph D. below) which does not carry the dissemination control
	LIMITED, may be released to ATIC contractors, other thann the STA
	form described in Paragraph A., above without prior permission of CIA.
	Such release is contingent upon ATIC contractors having adequate security
	clearance as determined through implementation of Appendix A.
	C. CIA agrees that CIA information which does not bear the LIMITED control
STAT	may be disseminated toin its original form without permission of
	CIA (except as noted in Paragraph D, below)
	D. OO-series information dated prior to 15 February 1955 and 50 or CS=
	series information issued prior to that date which bear restrictive
	controls precluding release to contractors, may not be not and

Approved For Release 2002/08/28: CIA-RDP80B01676R001100190010-1 contractor without prior permission of CIA.

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Documentation, ATIC, for transmittal to Such of these reports as may be restricted to release to only shall have such restriction indicated clearly on the face of the report.	25X1 25X1
B. CS-SEKIES KEPCRTS	
AFCIN-182 will select those CS reports of interest to ATIC. Those bearing LIMITED control will be referred to Lisison Branch, Itaison and Collection Division, OCh., CIA, requesting consideration for release to and ATIC contractors.	STAT
C . CR-SERIES REPORTS	
AFCIN-IR2 will select those the reports of interest to ATIC. Those hearing LIMITED control will be referred to Lisison branch. Lisison and Collection Division, OCh, Cia, requesting consideration for release to and ATIC contractors.	STAT
PART III. FINISHED INTELLIGENCE AND MISCELLARLOUS DUCUMENTS	
Definition: This category includes that limitshed intelligence and those miscellaneous surveys, summaries, translations, lists, committee reports, guides, aids, handbooks, reviews, studies, briefs, working papers, and reports prepared by various offices within Central Intelligence Agency, normally released to AFCIN.	
Procedures: ATIC will release these items to and other contractors on the basis of controls affixed to the document concerned and will release materials not bearing a control to contractors, other than either in the form of TIPS as defined in Part I A, or in such manner as to insure that the information released is contined to that absolutely necessary for the performance of the contract, is not attributable to CIA and contains no information concerning sources and methods. Questions regarding release of any documents within this category will be referred to the originating office through the Liaison Branch, Liaison and Collection Division, OCR, CIA,	STAT

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## PART IV. ADMINISTRATIVE PROVISIONS:

- As Amendments to this agreement will be published by CIA as numbered changes.

  SIA will coordinate all proposed amendments and will secure concurrence of the signatories prior to final publication.
- B. This agreement supersedes all previous agreements, correspondence, wemoranda or messages pertaining to the release of (IA-produced intellimgence and intelligence information to ATIC contractors.
- $C_{\rm o}$  This agreement becomes effective when signed by appropriate authorities of CIA, AFCIN and ATIC,

APPENDIX A Security Statement

LOW BLEED IN BY THE CONVITTEE

7 November 1958

CONCURRED IN BY THE COMMITTEE	a live demonstration
FOR THE ASSISTANT CHIEF OF STAFF, INTELLIGENCE,	STAT FOR CENTRAL INTELLIGENCE AGENCY
USAF .	
Henson h. Debryler  Asper & Noveloud Mai USAF  Jasper S. Woodward  Larle F. Gilsore	
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### Approved For Release 2002/08/28: CIA-RDP80B01676R001100190010-1

#### DUBLICATIVE OF A PENERAL

The Office of Security. (IA anrees to the forequing agreement as written and, of course, is prepared to accept clearances aroused by the Air Force in this matter. This office is aware of the operational importance of this screen went, both to the Air Force and ATIC and is arrious to assist in any way to implement the agreement. Further, the Office of Security is arepared to meet with the security officer of ATIC for mutual consideration of security problems and to assure that the security interests of Air Force and CIA are properly met. For this purpose, the Office of Security, CIA, would like to arrange for an early meeting with the Security Difficer at ATIC and at such other times in the fature as may be appropriate.

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#### 9 December 1958

MEMCRANDON FOR: Deputy Director of Central Intelligence

: Acting Deputy Director/Intelligence THEOLOGY

: CIA-ATIC Agreement on Release of CIA-Produced Intelligence

and Intelligence Information to ATIC Contractors

: (a) Subject Agreement, 7 November 1968, as Amended (b) Letter from ACSI/USAF to DECI, 1 October 1958.

E EFERENCES

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and Asswer, dated 16 Cotober 1956

## HOBLEA:

To determine the consequences of Part III of the proposed agreement between AFCIN (ATIC) and CIA relative to the release by ATIC of CIA-produced intelligence and intelligence information to contractors (Reference (a)).

## BACKGROUND:

- l. As a result of General Welsh's request for clarification of the policy and procedures for release by ATIC of CIA-produced intelligence and intelligence information to contractors (Reference (b)), a working group composed of representatives of ATIC. APCIN and CIA produced a proposed agreement (Reference (a)).
- 2. Parts I and II of the proposed agreement deal with specific categories of intelligence information and the proposed procedures have the concurrence of the effected CIA components (00, FI and Office of Security).
- 3. Part III of the proposed agreement was inserted to cover all CIAproduced intelligence and intelligence information not specifically covered by Parts I and II. Questions have been raised as to whother the lenguage of the definition is too broad, even with the phrase "normally released to AFCIN" added at the end of the definition. This phrase refers to the standard distribution to AFCIN of intelligence and intelligence information which falls in one or more of the categories in the definition. The phrase further implies that any intelligence and intelligence information outside the standard distribution would have to be specifically requested by AFCIN by document or subject category. The "Procedures" section of Part III clearly ties release to the provisions of DCID 11/2, and, furthermore, establishes the channel for inquiries from ATIC regarding releases. It is the inherent right of any agency to refuse to release any of its production to any other agency.

### ISCUSSION!

- 1. Same readers of Part III of the proposed agreement have interpreted the language as implying that any CIA-produced intelligence or intelligence information disseminated to APCIN and not bearing one or more of the limitations prescribed by BCID 11/2 may be condidates for passage by ATK, at its discretion, to contractors. This, I believe, is a correct interpretation.
- 2. Other resders while accepting the above interpretation, raise the point of security implications of such pessage to contractors of the meterial under question. I feel that this point is the real issue.
- 3. Stated simply them the issue is: Are the security standards established by AFCIN for dealing with contractors acceptable to CIA, and is the implementation of these standards in accord with accepted procedure in the CIA Office of Security? The Director of Security/CIA has answered affirmatively. (See "Security Statement" part of the subject agreement.)
- 4. There is an inherent tisk of compromise in every classified document released outside the security jurisdiction of CIA. It is believed that this risk is minimized by the continual limison between CIA Office of Security and the security components of agencies receiving CIA-produced material. The liberal exchange-of-information policies written into the NSCID series (see, for example, paragraph 3.5.6.2) of NSCIO \*1. new series) clearly suggest that the risk has been accepted by the NSC and the intelligence community.
- There is, however, the matter of the statutory responsibility of the DCI to protect sources and methods of intelligence collection from unauthorized disclosure. The key word is "unauthorized". Does the clearance of a contractor and his personnel by an agency other than CIA for the receipt of classified information constitute authorization for disclosure? The answer cannot be anything but-"yes", if CIA Office of Security accepts the security standards of the non-CIA organization as well as their implementation.
- AFCIN may also be releasable to an ATRC contractor? within the framework of MCID 11/2 and the interpretations of that directive which have developed through practice, this responsibility cannot be placed on anyone other than ATRC. This conclusion must be premised on the assumption that the producer in GIA has correctly classified and limited his production.
- 7. Security regulations at best are so mere then guides. Good security cannot be legislated: it must be practiced. will then the practice of security in the present case impose an intolerable burden (or even a new burden) on producing effices? Have not these effices had the responsibility of correctly classifying and limiting their production all along? Of course, but has the classifier and limiter in each case thought of all possible

recipients of his paper? The several offices under the DDI have opined as follows:

- is the contact to be any significant change in present procedures wherein interdepartmental intelligence is released by the body producing such intelligence, and special cases will be dealt with on a case-by-case basis.
- heretofore considered necessary for the protection of sources of information, we feel generally that whatever calculated risk is involved in marranted to achieve the objective of the increased production of reliable intelligence, some of which will be of direct benefit to this Office.
- c. ther with few exceptions, our product either falls into the USIS category or is for internal coasumption only and therefore does not fall into the entegory of CIA-produced intelligence distributed outside the Agency. The bilateral agreement with AFCIN should be expended to cover Army and Navy also.
- d. CO: we believe that there is no OO material as presently defined in Part III which is normally released to the Air force. If any such material is requested in the future, it can be handled on ad ad hot basis by (XK and CO. Therefore, no additional workload will be imposed on this Office if it is necessary to place special restrictive stamps on any Part III neterial in the future.
  - e. Gal: The problem does not confront us.
- f. CI: Because the regular publications of CCI are in one or core of the restrictive enteracies specified in CCE 71/2, our publications are not affected. Individual cases may be handled in accordance with the limiton provisions of the agreement between ATR via CCE to CCI.
- 6. In the course of completing the staffing of the proposed agreement, further discussions with the Director of Security of CIA resulted in his recommended revision of Section III being incorporated into the document. The Air Technical Intelligence Center has concurred in this revision.

### CONCLETION:

1. If authorities competent to make such determination decide that the interests of the U.S. and their one mission are best served by contracting for certain mork outside of the government, then these authorities are obligated to provide tools and information not available to the contractor from his own sources to carry out the mork.

-4-

2. The consequences of acceptance of text III of the proposed agreement. as revised, do not impose intelerable burdens on producing offices.

## RELORMENUATIONS!

I. That the proposed adreament, as revised, he approved.

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APPROVED:

(See D/Sec Memo to DDCI dtd 23 Jan 59)

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24 December 1958

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MEMORANDUM FOR:

Acting Assistant Director/Central Reference

SUBJECT:

CIA-ATIC Agreement

- 1. Reference is made to our discussions concerning the memorandum to the DDGI submitting the proposed CIA-ATIC Agreement for approval. In accordance with our conversations, we did not have a meeting of the minds on the substance of this memorandum as set forth under the heading "DISCUSSION" covering page 2 through page 4 inclusive of "CONCLUSIONS". Originally it was our belief that this memorandum simply proposed acceptance of the CIA-ATIC Agreement, however, in view of the desire to have a dissemination policy statement covering the intelligence community where contractual relationships are involved, the substance of the proposed memorandum dated 9 December is at some variance with the principles and controls that we feel are appropriate.
- 2. Accordingly, there is attached a draft substitute for pages 2, 3 and 4 of the 9 December memorandum which we feel represents as security policy the appropriate basis upon which problems of this nature can be reviewed and acted upon by the Agency components concerned with dissemination to other government agencies. This Office feels that this approach is timely in view of several investigations of unauthorized disclosures of information which appear to involve the field of contractual services by other departments.
- 3. It is recommended that the attached draft be substituted in the memorandum of 9 December for appropriate coordination and forwarding to the DDCI. If you have any questions, please advise so that this problem can be resolved.

STAT

Deputy Director of Security

Attachment Draft

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TAB D

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